Qase 2:08-cv-06291-MMM-FMO Document 15 Filed 07/24/09 Page 1 of 4 Page ID #:278

and Jesus Felix, jointly and severally, statutory damages of \$120,000 for copyright infringement, as well as \$6,000.00 in attorneys' fees pursuant to 17 U.S.C. § 505. Plaintiffs shall also recover post-judgment interest at a rate of **0.48%**.

- 2. Defendants and their agents, servants, employees and all persons in active concert and participation with them who receive actual notice of the injunction are hereby restrained and enjoined from:
 - A. Infringing plaintiffs' copyrights, either directly or contributorily, in any manner, generally including, but not limited to, manufacturing, importing, distributing, advertising, selling and/or offering for sale any merchandise which features any of plaintiffs' copyrights, and, specifically:
 - i) Importing, manufacturing, distributing, advertising, selling and/or offering for sale the counterfeit products or any other unauthorized products which picture, reproduce, copy or use the likenesses of or bear a substantial similarity to any of plaintiffs' copyrighted designs;
 - ii) Importing, manufacturing, distributing, advertising, selling and/or offering for sale in connection with products manufactured, distributed, advertised, sold or offered for sale any unauthorized promotional materials, labels, packaging or containers that depict, reproduce, copy or use the likenesses of or bear a confusing similarity to any of plaintiffs' copyrighted designs;
 - iii) Engaging in any conduct that tends falsely to represent, or is likely to confuse, mislead, or deceive purchasers, defendants'

customers and/or members of the public to believe, that the actions of defendants, the products sold by defendants, or the defendants themselves are connected with plaintiffs, are sponsored, approved or licensed by plaintiffs, or are affiliated with plaintiffs;

- iv) Affixing, applying, annexing or using in connection with the importation, manufacture, distribution, advertising, sale and/or offer for sale or other use of any goods or services, a false description or representation, including words or other symbols, tending falsely to describe or represent such goods as being those of plaintiffs.
- B. The copyrights covered herein are: Hello Kitty (VA 130 420), Superman (TX 5-581-762), Batman (TX 5-593-461), Peter Pan (RE 64 027), The Little Mermaid (PA 431 543), Cinderella (R 648 396), Snow White and the Seven Dwarfs (R 354 235), Beauty and the Beast (PA 542 647), Sleeping Beauty (RE 296 296), Aladdin (PA 583 905), Cars (PA 1 322 908), and The Incredibles (VA 1 252 351) (collectively, "plaintiffs' copyrights").
- 3. Defendants are ordered to deliver for destruction all counterfeit products, and any other unauthorized products that depict, reproduce, copy or use the likenesses of or bear a substantial similarity to any of plaintiffs' copyrighted designs, and any labels, signs, prints, packages, dyes, wrappers, receptacles and advertisements relating thereto in their possession or under their control bearing any of plaintiffs' copyrighted designs, or any simulation, reproduction, counterfeit, copy, or colorable imitations thereof, and all plates, molds, heat transfers, screens, matrices and other means of making

1	the same.	
2		
3	DATED: July 24, 2009 MARGARET M. MORROW UNITED STATES DISTRICT JUDGE	
4	UNITED STATES DISTRICT JUDGE	
5		
6		
7		
8		
9		
10		
11		
12		
13		
1415		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28	4	

Case 2:08-cv-06291-MMM-FMO Document 15 Filed 07/24/09 Page 4 of 4 Page ID #:281